

Liquor is generally sold, and all presented a scene of wanted quiet. These places which were opened have been duly reported by the Police, and action will probably be taken on them to-day. As a consequence of the closing of these establishments, there were but few drunken persons seen in the streets.

**BOARD OF HEALTH.**—This body met on Saturday morning. Present—His Honor, the Mayor, Aldermen Peirson, Preston, Walsh, Schools and Ethian.

A communication was presented from the Metropolitan Police Commissioners, stating their agreement to the request of the Board of Health they had confirmed the following appointments as Health Wardens:

First District, Mrs. Frost; Second District, James McLean; Third District, H. Lott; Fourth District, Geo. A. Wadsworth; Fifth District, James M. Brown; Sixth District, Henry Boles; Seventh District, John Sullivan; Eighth District, Thos. Connelly; Ninth District, José Miller.

The Mayor objected to put the question on the filing of the communication and resigned his seat to Alderman Peirson when the communication was filed.

The Health Officer, Dr. Cleveland, reported the chemical manure factory of DeBurg, foot of Division Avenue, a nuisance. It was so declared and referred to a Special Committee of the Board with directions to abate the same forthwith. The Committee proceeded with a sufficient police force to execute the order.

Several other nuisances were reported and ordered abated. The Board then adjourned.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The malice and indecision of the note were admitted, but it was said that no value was received that an arrangement among the directors of the Bank, of whom the defendant was one, the instrument was never signed, and the note was given for a suspicious note.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**LAW DANNY.**—was charged with stealing a case of sweet oil, the property of Hugh McDonald, found guilty and sentenced to the Penitentiary for four months.

Andrew B. Hodges, agt., Sebastian Sommer.—Motion for injunction denied.

**COURT OF SPECIAL SESSIONS.**—June 6.—Before Justices O'BRIEN AND CONNOLY.

Moses Baum, a minor boy, pleaded guilty to stealing 24 pieces of silver, the property or Mr. Weston. Convicted before the Hon. J. C. Tammie.

James Mason, agt., Zebulon Ring, Administrator, & Application for production of books granted.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**LAW DANNY.**—was charged with stealing a case of sweet oil, the property of Hugh McDonald, found guilty and sentenced to the Penitentiary for four months.

Andrew B. Hodges, agt., Sebastian Sommer.—Motion for injunction denied.

**COURT OF SPECIAL SESSIONS.**—June 6.—Before Justices O'BRIEN AND CONNOLY.

Moses Baum, a minor boy, pleaded guilty to stealing 24 pieces of silver, the property or Mr. Weston. Convicted before the Hon. J. C. Tammie.

James Mason, agt., Zebulon Ring, Administrator, & Application for production of books granted.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**LAW DANNY.**—was charged with stealing a case of sweet oil, the property of Hugh McDonald, found guilty and sentenced to the Penitentiary for four months.

Andrew B. Hodges, agt., Sebastian Sommer.—Motion for injunction denied.

**COURT OF SPECIAL SESSIONS.**—June 6.—Before Justices O'BRIEN AND CONNOLY.

Moses Baum, a minor boy, pleaded guilty to stealing 24 pieces of silver, the property or Mr. Weston. Convicted before the Hon. J. C. Tammie.

James Mason, agt., Zebulon Ring, Administrator, & Application for production of books granted.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arraigned on a charge of assault and battery upon Owen Sheppard. Owen presented himself with his wife and son, and claimed he had been compelled to submit to the guilt of John Garry, while he excoriated the wife. The husband acted violently in mitigation of damages that he caught Sheppard in extremely suspicious proximity to his wife, and said all he did was to take care of his wife. John Garry, etc.

Wm. Hayes, agt., Charles Morgan.—Demurrer overruled, leave to answer in twenty days.

Albert Stover & Co., agt., Chas. A. Coo.—Injunction modified; defendant allowed to proceed to collect the judgments.

**SUPREME COURT.**—General Term.—Before Judge Mitchell, ROBERT AND PRADY.—The eighth Avenue Bank, etc.

ROBERTSON, J.—The eighth Avenue Bank, etc.

John Garry and Mary Garry, husband and wife, were arr